tion 502 (a), the label statement "Boneset * * N. F." was false and misleading, since the article did not consist of boneset which conformed to the

requirements of the National Formulary.
Powdered belladonna leaf. Adulteration, Section 501 (d) (2), a product containing stramonium had been substituted for belladonna leaf. Misbranding, Section 502 (a), the label statement "Belladonna Leaf * * * U. S. P." was false and misleading, since the article did not consist of belladonna leaf which conformed to the requirements of the United States Pharmacopoeia, but did consist of a mixture of belladonna leaf and stramonium.

DISPOSITION: July 28, 1948. Pleas of nolo contendere having been entered, the court imposed fines of \$2,300 and costs against the corporation and \$200 and costs against the individual.

2469. Adulteration of wild cherry bark. U. S. v. 1 Bag * * *. (F. D. C. No. 24727. Sample No. 10531-K.)

LIBEL FILED: April 16, 1948, District of New Jersey.

ALLEGED SHIPMENT: On or about December 15, 1947, by Ward G. Phillips, from North Wilkesboro, N. C.

PRODUCT: 1 bag of wild cherry bark at Jersey City, N. J.

LABEL, IN PART: "Thin Rossed Wild Cherry Bark."

NATURE OF CHARGE: Adulteration, Section 501 (b), the article purported to be and was represented as "Wild Cherry Bark," a drug the name of which is recognized in the National Formulary, an official compendium, and its quality and purity fell below the official standard since it was moldy and insect bored. DISPOSITION: May 25, 1948. Default decree of condemnation and destruction.

2470. Adulteration and misbranding of prophylactics. U. S. v. 53 Gross * (F. D. C. No. 24715. Sample No. 4025-K.)

LIBEL FILED: April 8, 1948, District of Massachusetts.

ALLEGED SHIPMENT: On or about February 24, 1948, by the Duratex Corp., from Newark, N. J.

PRODUCT: 53 gross of prophylactics at Boston, Mass. Examination of samples showed that 2.1 percent were defective in that they contained holes.

Label, in Part: "Arab Prophylactics Genuine Latex."

NATURE OF CHARGE: Adulteration, Section 501 (c), the quality of the article fell below that which it purported and was represented to possess.

Misbranding, Section 502 (a), the label statement "Prophylactics" was false and misleading as applied to an article containing holes.

DISPOSITION: August 31, 1948. Default decree of condemnation and destruction.

2471. Adulteration and misbranding of prophylactics. U. S. v. 45 Gross (F. D. C. No. 25674. Sample No. 45622–K.)

LIBEL FILED: September 28, 1948, Eastern District of Missouri.

ALLEGED SHIPMENT: On or about August 25, 1948, by the World Merchandise Exchange & Trading Co., Inc., from New York, N. Y.

PRODUCT: 45 gross of prophylactics at St. Louis, Mo. Examination of samples showed that 7.4 percent were defective in that they contained holes.

LABEL, IN PART: "Tetratex Manufactured By L. E. Shunk Latex Prod. Inc., Akron, Ohio."

NATURE OF CHARGE: Adulteration, Section 501 (c), the quality of the article fell below that which it purported and was represented to possess.

Misbranding, Section 502 (a), the label statements "Prophylactic," "Prophylactics * * * has been electronically tested and hermetically sealed in metal for your protection," and "Electronically Tested * * * hermetically sealed in individual metal containers for your protection" were false and misleading as applied to an article containing holes.

DISPOSITION: October 22, 1948. Default decree of condemnation and destruction.

2472. Adulteration and misbranding of prophylactics. U. S. v. 43 Dozen * * (F. D. C. No. 24486. Sample No. 21169-K.)

LIBEL FILED: March 16, 1948, Western District of Missouri.